

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF OHIO
EASTERN DIVISION

FILED
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CLERK OF COURT

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U.S. DISTRICT COURT
SOUTHERN DIST. OHIO
EAST. DIV. COLUMBUS

SEAN D. MURPHY,)

Petitioner)

v)

UNITED STATES,)

Respondent)

Civil No. 2:14-cv-1706

Crim. No. 2:11-cr-10

Judge George C. Smith

Mg. Judge Preston Deavers

SUPPLEMENTAL AFFIDAVIT OF SEAN D. MURPHY

I, Sean D. Murphy, depose and say on oath:

1. I am the Petitioner in the above-entitled matter and I make this Supplemental Affidavit in support of my consolidated § 2255 Habeas Corpus Petition and Motion for New Trial.
2. I wrote several letters to Assistant United States Attorney ("AUSA") Salvador Dominguez prior to indictment in this matter through to the present.
3. In May 2010, I spoke with AUSA Salvador Dominguez and Special Agent ("SA") Harry

Trombitas of the Columbus FBI via telephone conference.

4 During my conversation with AUSA Salvador Dominguez and SA Harry Trombitas, I specifically told them that the crew stayed at the same hotel on Friday, January 16, 2009 and Sunday January 18, 2009, only a short distance from the Pennsylvania storage facility under the name William Palavacini.

5 In the § 2255 Petition I attached Hotel Departure records from the Comfort Inn in Mars, PA (Exhibit B of the Petition) showing that William Palavacini stayed in Room 403 on Sunday January 18, 2009 (Acct No. 125891904).

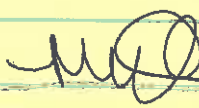
6 In one of my letters to AUSA Salvador Dominguez, I reminded him that I told him that the crew stayed at a hotel not far from the Pennsylvania storage facility on January 18, 2009 under the name William Palavacini.

7 At trial, the Government entered a Massachusetts Drivers License bearing the name William Palavacini into evidence:

Further, Sean O. Murphy, sayeth naught.



Sean O. Murphy

Notary Public: 

My Commission expires: 5/8/2020

